United States District Court

District of Maryland

FILED U.S. DISTRICT CO HUTRICT OF MARY

2009 MAR -4 A

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UNITED STATES OF AMERICA	JUDGMENT IN A CRIMINAL CASE (For Offenses Committed on or After November 1, 1987)
v. JUAN CARLOS ESCOBAR SANCHEZ (1)	Case Number: 1:08-cr-00539-WDQ-1 USM Number: 43813-037 Defendant's Attorney: MICHAEL D. MONTEMARANO,ESQ. (CJA)
* ** ** ** ** ** ** ** ** ** ** ** ** *	Assistant U.S. Attorney: SOLETTE A. MAGNELLI
THE DEFENDANT:	
pleaded guilty to count One (1) Indictment.	which was accounted by the court
pleaded nolo contendere to count(s) aft	er a plea of not guilty.
was found guilty on count(s) are	
Title & Section 18 USC § 2422 (a); 18 USC § 2 Aiding & Abettin	nent; October 23, 2008 1
	listed above and sentenced as provided in pages 2 through pursuant to the Sentencing Reform Act of 1984 as modified
The defendant has been found not guilty on cour Count(s) (is)(are) dismissed	
	t shall notify the United States Attorney for this district within all siling address until all fines, restitution, costs, and special l.
al Syling	3/4/2009 Date of Imposition of Judgment
· · · · · · · · · · · · · · · · · · ·	WILLIAM D. QUARLES, JR. U.S. DISTRICT JUDGE Date

Name of Court Reporter: FTR: Ron Lawson

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IMPRISONMENT

The defendant is hereby committed to	to the custody	of the Unit	ed States Bur	eau of Priso	ons to be imp	orisoned for
total term of ten (10) months.						
The court makes the following recon	nmendations 1	to the Bure	au of Prisons	:		
• · · · · · · · · · · · · · · · · · · ·			1			
The defendant is remanded to the cu	stody of the U	Inited State	es Marshal.			
The defendant shall surrender to the	United States	Marshal fo	or this district	t:		
at a.m./p.m. on as notified by the United States I	Marshal.	·	e E			
The defendant shall surrender, at his/ the date and time specified in a writt defendant does not receive such a w	ten notice to b	e sënt to th	e defendant b	by the Unite	d States Ma	shal. If the
before 2 p.m. on	·		i			
A defendant who fails to report eith directed shall be subject to the penalti	ies of Title 18	U.S.C. 831	46. If convid	cted of an o	ttense wnue	on release,
A defendant who fails to report eith directed shall be subject to the penalti the defendant shall be subject to the prelease, the defendant shall be subject property posted may be forfeited and amount of the bond.	ies of Title 18 penalties set f ect to the san	U.Ş.C. §31 forth in 18 ctions set	146. If convio 3 U.S.C. §314 forth in Titl	eted of an o 17. For vio e 18 U.S.C	nense while lation of a c . §3148. A	on release, ondition of ny bond or
directed shall be subject to the penalti the defendant shall be subject to the p release, the defendant shall be subje property posted may be forfeited and	ies of Title 18 penalties set t ect to the sand d judgment e	U.Ş.C. §31 forth in 18 ctions set	46. If convident of the second	eted of an o 17. For vio e 18 U.S.C	nense while lation of a c . §3148. A	on release, ondition of ny bond or
directed shall be subject to the penalti the defendant shall be subject to the p release, the defendant shall be subje property posted may be forfeited and	ies of Title 18 penalties set to the sand d judgment e	U.Ş.C. §31 forth in 18 ctions set entered ag	46. If convident of the second	eted of an o 17. For vio e 18 U.S.C	nense while lation of a c . §3148. A	on release, ondition of ny bond or
directed shall be subject to the penalti the defendant shall be subject to the prelease, the defendant shall be subject property posted may be forfeited and amount of the bond.	ies of Title 18 penalties set i ect to the sand d judgment e	U.Ş.C. §31 forth in 18 ctions set entered age	46. If convidence of the second secon	eted of an o	tiense while lation of a c . §3148. A d the surety	on release, ondition of ny bond or
directed shall be subject to the penalti the defendant shall be subject to the p release, the defendant shall be subject property posted may be forfeited and amount of the bond. I have executed this judgment as follow	ies of Title 18 penalties set i ect to the sand d judgment e	U.Ş.C. §31 forth in 18 ctions set entered age	46. If convident of the second	eted of an o	tiense while lation of a c . §3148. A d the surety	on release, ondition of ny bond or
directed shall be subject to the penalti the defendant shall be subject to the p release, the defendant shall be subject property posted may be forfeited and amount of the bond. I have executed this judgment as follow	ies of Title 18 penalties set i ect to the sand d judgment e	U.Ş.C. §31 forth in 18 ctions set entered age	46. If convidence of the second secon	eted of an o	tiense while lation of a c . §3148. A d the surety	on release, ondition of ny bond or
directed shall be subject to the penalti the defendant shall be subject to the p release, the defendant shall be subject property posted may be forfeited and amount of the bond. I have executed this judgment as follow	es of Title 18 penalties set in the sand judgment e RI	U.S.C. §31 forth in 18 ctions set entered age ETURN to	46. If convidence of the second secon	eted of an o l7. For vio e 18 U.S.C fendant an	tiense while lation of a c . §3148. A d the surety	on release, ondition of ny bond or
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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of <u>two (2) years.</u>

The defendant shall comply with all of the following conditions:

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

A. STATUTORY CONDITIONS OF SUPERVISED RELEASE

1) The defendant shall not commit any federal, state or local crime.

2) In any felony case, the defendant shall not possess a firearm or ammunition as defined in 18 U.S.C. §921.

The defendant shall not illegally use or possess \hat{a} controlled substance.

4) The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer.

In the above drug testing condition is suspended based on the court's determination that the defendant poses

a low risk of future substance abuse. (Check, if applicable.)

- 5) Pursuant to Pub. Law 108-405, Revised DNA Collection Requirements Under the Justice for All Act of 2004, if applicable, the defendant shall cooperate in the collection of DNA while incarcerated in the Bureau of Prisons, or as directed by the probation officer.
- 6) If this judgment imposes any criminal monetary penalty, including special assessment, fine, or restitution, it shall be a condition of supervised release that the defendant pay any such monetary penalty that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment. The defendant shall notify the court of any material change in the defendant's economic circumstances that might affect the defendant's ability to pay restitution, fines, or special assessments.

B. STANDARD CONDIȚIONS OF SUPERVISION

1) The defendant shall not leave the judicial district without the permission of the court or probation officer;

2) The defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;

The defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;

4) The defendant shall support his or her dependents and meet other family responsibilities;

- 5) The defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- The defendant shall notify the probation officer ten days prior to any change in residence or employment;

7) The defendant shall refrain from excessive use of alcohol;

- 8) The defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- The defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any persons convicted of a felony unless granted permission to do so by the probation officer;
- 10) The defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer.
- 11) The defendant shall notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer;
- 12) The defendant shall notify the probation officer within 72 hours of being charged with any offense, including a traffic offense;
- 13) The defendant shall not enter into any agreement to act as an informer or special agent of a law enforcement agency without the permission of the court;
- 14) As directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendants's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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C. SUPERVISED RELEASE ADDITIONAL CONDITIONS

1. **REMOVAL**

The defendant shall be surrendered to a duly authorized officer of the United States for proceedings for removal from the United States in accordance with established statutory procedures. If ordered removed, the defendant shall remain outside the United States and not return except as specifically authorized by law.

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CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 5B.

	Assessment	<u>Fin</u>		
TOT	TALS \$ 100.00	\$waiv	ived \$n/a	
	CVB Processing Fee \$25.00			
	The determination of restitution is deferre		Amended Judgment in a Criminal Case (AO 245C) dafter such determination.	will be
	The defendant must make restitution	(including community re	restitution) to the following payees in the amount listed bel	ow.
(otherwise in the priority order or per- victims must be paid before the Unite	centage payment column ed States is paid.	n below. However, pursuant to 18 U.S.C. § 3664(i), all not	ntederal
<u>Nam</u>	ne of Payee To	tal Loss*	Restitution Ordered Priority or Percen	ntage
TO	TALS \$	0	\$ <u> </u>	
	Restitution amount ordered pursuan	at to plea agreement		
	The defendant must pay interest on before the fifteenth day after the da may be subject to penalties for delin	te of the judgment, pursu	f more than \$2,500, unless the restitution or fine is paid in found to 18 U.S.C. § 3612(f). All of the payment options or irsuant to 18 U.S.C. § 3612(g).	ull 1 Sheet 6
	The court determined that the defer	ndant does not have the a	ability to pay interest and it is ordered that:	
	☐ the interest requirement is waiv			
	☐ the interest requirement for	☐ fine ☐ restitut	ution is modified as follows:	mmitted
* Fi	indings for the total amount of losses or after September 13, 1994, but before the contract of	are required under Chapt ore April 23, 1996.	oters 109A, 110, 110A, and 113A of Title 18 for offenses co	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

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SCHEDULE OF PAYMENTS

Pa (5)	yments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.
	Payment of the total fine and other criminal monetary penalties shall be due as follows:
A	X In full immediately; or
В	immediately, balance due (in accordance with C, D, or E); or
С	Not later than; or
D	Installments to commence day(s) after the date of this judgment.
Е	In (e.g. equal weekly, monthly, quarterly) installments of \$ over a period of year(s) to commence when the defendant is placed on supervised release.
The	defendant will receive credit for all payments previously made toward any criminal monetary penalties imposed.
shal	ess the court expressly orders otherwise, if this judgment imposes a period of imprisonment, payment of criminal monetary penalties lbe due during the period of imprisonment. All criminal monetary penalties except those payments made through the Bureau of Prisons ate Financial Responsibility Program, are to be made to the Clerk of the Court
If th	e entire amount of criminal monetary penalties is not paid prior to the commencement of supervision, the balance shall be paid:
	in equal monthly installments during the term of supervision; or
	on a nominal payment schedule of \$ per month during the term of supervision.
The	U.S. probation officer may recommend a modification of the payment schedule depending on the defendant's financial circumstances.
Spe	cial instructions regarding the payment of criminal monetary penalties: Joint and Several
	Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, and corresponding payee, if appropriate.
	The defendant shall pay the cost of prosecution.
	The defendant shall pay the following court cost(s):
	The defendant shall forfeit the defendant's interest in the following property to the United States: